PATENT COOPERATION TREATY

PCT

Translation INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

Applicant's or ag	ent's file reference				
345767D20796		FOR FURTHER A		See Form PCT/IPEA/416	
International application No.		International filing dat	e (day/month/year)	Priority date (day/month/year)	
PCT/FR2004/000086		16.01.200		17.01.2003	
	ent Classification (IPC) or n		PC		
A61K 31	A61K 31/57, A61P 25/00				
Applicant					
MAPREG					
1. This re under	1. This report is the international preliminary examination report, established by this International Preliminary Examining Authority under Article 35 and transmitted to the applicant according to Article 36.				
2. This R	EPORT consists of a total of	10	sheets, including	g this cover sheet.	
3. This re	port is also accompanied by	ANNEXES, comprising:			
а. [(sent to the applicant a	nd to the International Bu	reau) a total of	sheets, as follows:	
	sheets of the desc	ription, claims and/or dra	wings which have been a	mended and are the basis for this report and/or	
ļ	Instructions).	rectifications authorized 1	by this Authority (see Rul	le 70.16 and Section 607 of the Administrative	
	sheets which supersede earlier sheets, but which this Authority considers contain an amendment that goes beyond the disclosure in the international application as filed, as indicated in item 4 of Box No. I and the Supplemental Box.				
В . Г	¬	-1.P			
В	(sent to the Internation	al Bureau only) a total of	(indicate type and number	r of electronic carrier(s))	
	related thereto, in compu Section 802 of the Admir	ter readable form only, a	s indicated in the Supple	_, containing a sequence listing and/or tables mental Box Relating to Sequence Listing (see	
4. This re	eport contains indications rel		18.		
	-	he report			
	Box No. II Priority				
		hlichmant af aninian with	manand to manufest instant	ive step and industrial applicability	
			regard to hoverty, hivent	ive step and industrial applicability	
				try inventive step on industrial analisability	
	Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement				
Box No. VI Certain documents cited					
Box No. VII Certain defects in the international application					
	Box No. VIII Certain observations on the international application				
Date of submission of the demand			Date of completion of this report		
11-10-2004		06-12-2004			
Name and mailing address of the IPEA/		Authorized officer			
Facsimile No.			Telephone No.		

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Box	No. I Basis of t	the report			
1.	With regard to the lang	guage, this report is based on the international application in the language in which it was filed, unless otherwise m.			
	This report is based on translations from the original language into the following language which is the language of a translation furnished for the purposes of:				
		al search (Rule 12.3 and 23.1(b))			
	<u> </u>	n of the international application (Rule 12.4)			
		al preliminary examination (Rule 55.2 and/or 55.3)			
2.	receiving Office in rest	ments of the international application, this report is based on (replacement sheets which have been furnished to the sponse to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to			
	\square	application as originally filed/furnished			
	the description:				
	pages 1-19	as originally filed/furnished			
	pages*	received by this Authority on			
	pages*	received by this Authority on			
	the claims:				
	nos.	as originally filed/furnished			
	nos.*	as amended (together with any statement) under Article 19			
	nos.* 1-12	received by this Authority on dated 27.09.2004			
	nos.*	received by this Authority on			
	the drawings:				
	sheets 1/7	z-7/7 as originally filed/furnished			
	sheets*	received by this Authority on			
	sheets*	received by this Authority on			
	a sequence listin	ng and/or any related table(s) - see Supplemental Box Relating to Sequence Listing.			
3.		ts have resulted in the cancellation of:			
J.		ption, pages			
	the claims				
		nce listing (specify):			
4.		s) related to sequence listing (specify):			
* .	they have been	been established as if (some of) the amendments annexed to this report and listed below had not been made, since considered to go beyond the disclosure as filed, as indicated in the Supplemental Box (Rule 70.2(c)).			
		ption, pages			
		s, nos.			
		ngs, sheets/figs			
	the sequence listing (specify):				
		(s) related to sequence listing (specify):			
*	If item 4 applies, some	e or all of those sheets may be marked "superseded."			

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Bo		Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement		
1.	Statement			
	Novelty (N)	Claims	6-7, 11-12	YES
		Claims	1-5, 8-10	NO
	Inventive step (IS)	Claims	6-7	YES
		Claims	1-5, 8-12	NO
	Industrial applicability (IA)	Claims	1-12	YES
		Claims		NO

2. Citations and explanations (Rule 70.7)

Reference is made to the following documents:

D1: US-B-6 245 757 1;

D2: WO 01/68068 A;

D3: WO 02/36128 A;

D4: MURAKAMI K ET AL, PROCEEDINGS OF THE NATIONAL

ACADEMY OF SCIENCES, 2000, vol. 97, no. 7,

pages 3579-3584, XP002257452.

Unless otherwise specified, reference is also made to the relevant passages of these documents as cited in the international search report.

V.2.1

(a) D1 describes the use of neurosteroids and, in particular, pregnenolone methyl ether in the treatment of cell lesions caused by ischaemia. The composition can be administered orally or parenterally using a carrier that facilitates the rapid transfer of the steroid to the brain. The concentration of active principle can vary from 5

(PCT Article 33(2)).

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to 1,000 mg. Since pregnenolone is a molecule that comprises only one hydroxy group in position 3, the present Authority considers that pregnenolone methyl ether and 3-methoxy-pregnenolone are identical molecules. It follows that claims 1-5 and 8-10 are not novel over D1

Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability;

(b) D2 describes the use of pregnenolone (PREG), Δ 5-pregnene-3 β , 20 α -diol, 3 β -hydroxy-5 α -pregnane-20-one, PREG tosylate, 5α -pregnane- 3β , 20α -diol, PREG-acetate, PREG- 16α -methyl, PREG- 16β -methyl, Pregna- 16α - 17α -methylene and Pregna-5-ene- 3β , 20β -diol- 16α , 17α -methylene in the treatment of Alzheimer's disease, vascular dementia, the consequences of vascular trauma and accidents on the nervous system, neurodegenerative diseases and nerve cell ageing. The compositions as per D2 contain 100 to 500 mg of active substance and can be administered orally or injected. The compounds are capable of passing through the blood-brain barrier, of binding to the same site as pregnenolone on the proteins constituting or associated with the cytoskeleton elements, and of displacing the pregnenolone bound to MAP2, whereby they can influence microtubule assembly and stabilisation.

D3 describes the use of PREG hemisuccinate and PREG carboxy methyl ether in the treatment of neurological diseases, for example, memory-related

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diseases such as Alzheimer's, amnesia, substance-induced memory loss, epilepsy, Parkinson's disease, ischaemia, and spinal chord lesions and pain. The substances as per D3 can be administered orally or parenterally at doses of between 10 and 1,000 mg and can pass through the blood-brain barrier.

Like D2, D4 describes the novel mechanism of action of neurosteroids and, in particular, PREG, $\Delta 5$ -pregnene-3 β , 20 α -diol and 3 β -hydroxy-5 α -pregnane-20-one, during in vitro binding experiments on rat brain cytosol. These steroids bind to the neuronal protein associated with MAP2 microtubules, and increase the speed and extent of the resulting in vitro tubulin polymerisation with purified proteins, which form microtubules that appear to be normal under an electronic microscope.

- (c) It follows that D2-D4 do not anticipate the novelty of claims 1-12 of the present application because they do not relate to pregnenolone derivatives carrying a 3-methoxy function.
- (d) The present Authority would also like to add the following observation with regard to document D1:

According to the present application, the 3-methoxy-pregnenolone is no longer capable of converting itself into metabolites with a

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progestational activity (cf. page 3, lines 17-25). However, D1 relates to the use of "progestins" to treat damage caused by ischaemia and cites 3-methoxy-pregnenolone as one of these progestins (column 5, lines 4-5). It could, therefore, be concluded that there is no support for the 3-methoxy-pregnenolone cited in D1. However, there are no indications in D1 that could justify the assertions that 3-methoxy-pregnenolone no longer has any progestational activity, that it is therefore not a "progestin" and that D1 is not part of the prior art.

(e) In conclusion, only claims 6-7 and 11-12 appear to be novel over the prior art documents (PCT Article 33(2)).

<u>v.2.2</u>

Claims 11-12 do not, however, involve an inventive step because the use of PREG derivatives is already known in the treatment of neurological and/or neurodegenerative diseases, as are the mechanisms of action thereof. As a result, a person skilled in the art aware of D1-D4 could easily infer that, like other PREG derivatives, 3-methoxy-PREG increases stabilisation, induces microtubule polymerisation and increases neurite growth in a cell (PCT Article 33(3)).

Claims 6 and 7 involve an inventive step because the use of 3-methoxy-PREG, substituted with a

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Box No. V	ox No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement				
	dichloromethyl or 3β -methoxy- 5α -pregnane-20-one in				
	17α , in the treatment of neurodegenerative				
	diseases is not described or suggested in D1-D4				
	(PCT Article 33(3)).				
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Box No. VI	Certain documents cited			
1. Certain published documents (Rule 70.10)				
_	Application No. Patent No.	Publication date (day/month/year)	Filing date (day/month/year)	Priority date (valid claim) (day/month/year)
	EP 1 310 258	14.05.2003	08.11.2001	
				(
See S	supplemental Box.			
				•
2. Non-	written disclosures (Rule 70.9)		_	
1	Kind of non-written disclosure	Date of non-written d	isclosure refer	Date of written disclosure ring to non-written disclosure (day/month/year)
		(0.03,7,7,00,7,7,00		(444),,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,

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Box No. VIII	Certain observations o	n the international	annlication
DOY MO. A 111	Certain observations o	n me miernauona	і аррисацііі

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made:

The following feature in claim 8 has been omitted from the description: "or of a derivative molecule" (cf. page 10, lines 1-3 and PCT Article 6).

Claim 7 should be dependent on claims "1 to 4", not "1 to 5".

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Supplemental Box

In case the space in any of the preceding boxes is not sufficient. Continuation of:

Box VI:

D5 (EP 1 310 258) describes the use of 3β -methoxy-pregn-5-ene-20-one, 3β -methoxy- 5α -pregnane-20-one as well as PREG, pregn-5-ene- 3β , 20α -diol, and 3β -hydroxy- 5α -pregnane-20-one in order to enhance cognitive functions and memory in patients suffering from memory loss induced by age, a lesion, or a neurological, neuropsychiatric or neurodegenerative disease (Alzheimer's disease, dementia, etc.). The compositions as per D5 can be administered orally or parenterally.